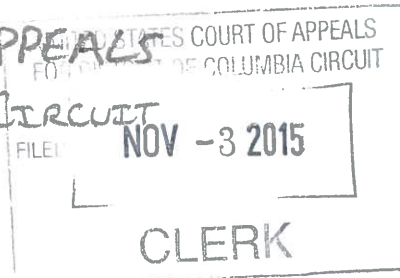


UNITED STATES COURT OF APPEALS
FOR THE DISTRICT OF COLUMBIA CIRCUIT

15-5192



KURT MADSEN

APPELLANT

V.

WILLIAM SMITH

APPELLEE

SECOND SUPPLEMENTAL INFORMATION
ON INVOLUNTARY SERVITUDE OF
APPELLANT

410
ON SEPTEMBER 21, 2015, APPELLANT WAS FOUND TO HAVE
"COMMITTED MAJOR INFRACTIONS #19 REFUSING LAWFUL AND
REASONABLE ORDERS OF STAFF"

BY THE PARA-MILITARY ENTITY SCORE SOUTH CORRECTIONAL
ENTITY "COMMITTEE MEMBERS"

- 1) SERGEANT AUSTIN
- 2) OFFICER ZEINE
- 3) OFFICER BJORNBERG

THE APPELLANT WAS BEING HELD IN SOLITARY CONFINEMENT
AND WAS NOT PRESENT. (SEE ATTACHMENT 1)

ON OCTOBER 27, 2015 APPELLANT WAS BROUGHT TO
ANOTHER "COURT" HEARING, REGARDING THE SAME

10F4

INCIDENT.

THIS "COURT" HEARING WAS IN REGARDS TO CAUSE NUMBER 11-1-10408-3.

IT WAS ORCHESTRATED BY THE ENEMY WITHIN. (TEAMSTERS) BY THE SAME "OFFICERS" OR TYPE OF "OFFICERS" BEING UNSWORN UNDER 4 USC § 101. (AS FILED 7/29 - 10/28/2015)

IT WAS DETERMINED THAT ON OCTOBER 14, 2015 AN ENEMY WITHIN "OFFICER", PHONED IN A "HOLD" BASED UPON THE FINDINGS AND REQUEST OF SCORE. (SEE ATTACHMENT A)

DURING THE "COURT" HEARING SERGEANT AUSTIN TESTIFIED THAT HE IS NOT AN EMPLOYEE OF THE STATE, HE IS "AN OFFICER FOR SCORE JAIL" CONTRARY TO ART 1 SEC. 10.

IT WAS CONCLUDED THAT THE APPELLANT WAS REQUESTING TO SEE A COPY OF THE WARRANT FROM 9/15 - 9/20/2015. - "POSITIVE LAW"? 6 HOURS @ \$500⁰⁰ / PRIMA FACIE

APPELLANT ALSO REQUESTED TO CALL THE UNITED STATES COURT OF APPEALS FOR THE DISTRICT OF COLUMBIA REGARDING THIS CASE TO CHECK THE STATUS OF HIS MOTIONS.

THE REQUEST WAS DENIED.

THE APPELLANT HAS BEEN HELD IN COMMUNICADO SINCE SEPTEMBER 15, 2015, OF MODERN MEANS, OR OF THOSE SECURED IN WASHINGTON STATE V KURT MADSEN. (2010) WHICH HE DID NOT RECEIVE FROM APPELLES EITHER.

204

APPELLANT WAS FOUND "GUILTY", DISPIE CLAIMING HIS RIGHT TO SEE A COPY OF THE 'WARRANT'.

APPELLANT IS NOW SCHEDULED FOR RELEASE FROM SOLITARY CONFINEMENT ON NOVEMBER 3, 2015.

(SEE ATTACHMENT 2)

PERHAPS THE ENEMY WITH WILL "PHONE IN" ANOTHER 'WARRANT' OR 'HOLD'?

AM I AM NOT A PARTY DULY CONVICTED FOR SCORE SOUTH ENEMY TO RECEIVE FUNDS.

ON SEPTEMBER 29, 2014 APPELLEE REFUSED MY DEMANDS TO SEE THE 'WARRANT', RETURN TO COURT, AND SEE THE CREDENTIALS OF THE ENEMY WITHIN DISGUISED AS U.S. MARSHALS.

THE APPELLEE IS CULPABLE TO THE CURRENT EVENTS UNDER THE SAME CAUSE NUMBER 11-1-10468-3 AS THE NCIC 'WARRANT' RELIED UPON BY HIM AND HIS COHORTS, AND NCIC.

THE APPELLANT WILL SIMPLY BE REINCARCERATED INTO THE TEAMSTERS UNION ~~OF THE UNITED STATES~~, AND THE PLANTATION OF THE INCARCERATION INDUSTRY.

UNTIL SOME ORDER OF PROTECTION IS OBTAINED THE ENEMY WITHIN WILL SIMPLY VIOLATE THE WIRE FRAUD ACT 18 USC § 1343 RICO 18 USC § 1961-1968 AND PUT OUT ANOTHER 'WARRANT', TO FURTHER FACILITATE THE ACTIVITIES OF THE ENEMY WITHIN.

*INTO NCIC...

THE APPELLANT HAS NOT HAD ANY ACCESS TO A LAW LIBRARY, OR "CORRECTIONAL.WESTLAW.COM" TO CITE THE 1 USC 204 "POSITIVE LAWS" AT ANY "COURT" HEARING OTHER THAN THOSE KNOWN.

WHICH MATTERS LITTLE IN THE LAND OF LAWLESSNESS.

ALTHOUGH I MAY BE RELEASED FROM SOLITARY CONFINEMENT, I WILL STILL BE "SUBJECTED TO JURISDICTION FOREIGN TO OUR CONSTITUTION"

BY BEING A PARTY TO INVOLUNTARY SERVITUDE, TO PROVIDE EMPLOYMENT TO "OFFICERS" FOREIGN TO OUR CONSTITUTION WHO TREAT THE "PUBLIC TRUST" LIKE A PUBLIC TRUST FUND FINANCED BY THE UNITED STATES TREASURY, THE STATE OF WASHINGTON HAS ENTERED INTO ARTICLE 1 SECTION 10 OUTLAWED ALLIANCES

I DO NOT KNOW WHAT WILL BECOME OF ME.

I RENEW THE MOTION TO BE RETURNED TO THE CAPITAL OF THE UNION OF THE UNITED STATES AND REVERT BACK TO THE INJUSTICE OF THE APPELLEE AND THE ENEMY WITHIN ON SEPTEMBER 29, 2014, ALSO REVERT BACK TO AUGUST 27, 2014, OR EVEN SEPTEMBER 8, 2014.

I SHOULD HAVE RECEIVED DISCHARGE FROM CAUSE # 11-1-10408-3 AND NOT FACED FURTHER MISCARriage OF JUSTICE, NO AN ABORTION OF JUSTICE - 18 USC 3182 OR SUSPENDED WRIT OF HABEAS, DEPRIVING ME OF LIBERTY W/OUT DUE PROCESS OF RESPECTFULLY "POSITIVE LAW" - OR CONSTITUTIONAL LAW!

OCTOBER 29, 2015

KURT MADSEN

\$CORE \$OUTH \$ANDCASTLE IN,
THE JURISDICTION OF THE UNION!

40F4

ATTACHMENT 1

SCORE - South Correctional Entity
MAJOR INFRACTION NOTICE

Report Date: 9-20-2015
Inmate Name: Madsen, Kurt
Name #: 19817
Date of Infraction: 9-20-2015
Time of Infraction: 0800
Location: Booking 07
Housing Assignment: B 07

You are charged with a violation of the SCORE - South Correctional Entity Inmate Handbook.

Major Infraction #: 19 Refusing lawful and reasonable orders of staff.____

You are accused of this violation based upon: Inmate Madsen, Kurt#19817 refuses to be booked in and moved to a housing unit. Inmate Madsen has been refusing to be booked for more than 4 days. Inmate Madsen was made aware that his CCO would be contacted about his actions. Inmate Madsen said " Man, I don't give a fuck."

Immediate Action Taken: Major infraction written

Action Recommended: Forward to CCO for discipline

Disciplinary Committee Actions: On 09/21/15, based on the Officer's Report, the Disciplinary Committee determined Inmate Madsen had committed Major Infractions # 19 Refusing lawful and reasonable orders of staff. The Major Infraction was forwarded on to Inmate Madsen's CCO for discipline.

Sanction Start Date: N/A
Sanction End Date: N/A

Additional Charges Filed? {YES/NO} No

Members of Committee: Sergeant Austin, Officer's Zeine and Bjornberg.

Hearing to be conducted within a reasonable time period. Classification will determine if your hearing will be conducted in person. You may appeal the decision and/or sanctions to the Classifications supervisor.

Criminal Charges may be pending. Anything you say henceforth may be used against you in a court of law.

By signing, I am acknowledging that I have received a copy of my infraction notice:

Inmate signature

Submitted by: {Name and 8J#} J Hanson J42

cf: Inmate/Original; Classification Folder; Hearing Officer

ATTACHMENT 2

**CONFINEMENT ORDER**
OAA OFFENDER ☐ YES ☐ NO**DOC SANCTION TIME IS NOT ELIGIBLE FOR GOOD TIME**

In the matter of:

NAME Madsen, Kurt
CAUSE NUMBER(S) 11104083
DOC NUMBER 964228 DOB 3/4/69

On 10/27/15, a hearing was conducted in accordance with WAC 137-104. The above captioned offender was found guilty of violating the conditions or requirements of community custody. Pursuant to RCW 9.94A, the undersigned Hearings Officer finds that it is in the public interest to sanction the offender to a term of confinement as follows:

TOTAL CONFINEMENT

- ☐ The offender is serving a term of community custody for a sex offense committed on or after 6/6/96, and before 7/1/00, and having completed the maximum (CCM) term of total confinement, is therefore sanctioned to a term of confinement in a local correctional facility/jail as follows:

LOCATION _____ START DATE _____ END DATE _____

- ☒ The offender (CC) is sanctioned to a term of confinement in a county jail or equivalent correctional facility as stated below or, if confinement in such a facility is not available, the offender may be confined in a state correctional facility as follows:

LOCATION DOC START DATE 10/14/15 END DATE 11/3/15**PARTIAL CONFINEMENT**

- ☐ The offender is sanctioned to a term of partial confinement as follows:

LOCATION _____ START DATE _____ END DATE _____

Home detention with electronic monitoring, work crew, or a combination thereof to be arranged and managed through the supervising Community Corrections Officer as follows:

- ☐ Home Detention with Monitoring START DATE _____ TOTAL DAYS _____
☐ Work Crew START DATE _____ TOTAL DAYS _____

*** During this term of confinement you are required to follow all rules and regulations of the facility. Failure to do so will be a violation of this order and may result in additional sanctions.**

Ordered this 27 day of 10, 20 15Signed H. Travis
HEARINGS OFFICER, DEPARTMENT OF CORRECTIONS

HEARING AND DECISION SUMMARY REPORT

SUMMARY OF FACTS PRESENTED/ REASONS FOR FINDINGS:

Δ) Made legal argument. Says SCRT refused to show him the Washington
a first.
CC Schlecht - Δ argued so CC determined Δ needed to be handcuffed. CC gave
Δ a "muck 2" held to chest & back to cell. Δ physically uncooperative & screaming.
Sgt Austin - conducted 3 disciplinary digs. Sgt. sent in fraction apt to rec M. Tilton. No loss
of privilege by SCRT on this interaction.
Δ Adj) Homeless, Goes to library
MAC/Rec) 20 dys
Δ Rec) R/S

SANCTIONS AND REASONS FOR SANCTION:

20 dys W/OETS SCRT 11/14/15

8th dig
last: 20 dys

- **Obey all Facility Rules
- **Failing to comply with CCO, CCS, and Hearing Officer directives
- **Report in Person to CCO Within one Business Day of Release

| | |
|--|----------------|
| Offender Name (Last, First): Horton | DOC # 40000 |
|--|----------------|

SEE 1 USC 204 (6 Hours) 7

Offender Signature

Date

Hearing Officer Signature

Hearing Officer Name (Print)

The contents of this document may be eligible for public disclosure. Social Security Numbers are considered confidential information and will be redacted in the event of such a request. This form is governed by Executive Order 00-03, RCW 42.56, and RCW 40.14.

Distribution: Original - Hearing File, Copy - Offender, Field File, Receiving/detaining Facility